UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK ROSA MARIE PUJOLS, as Mother and Natural Guardian of R quantity Purious, an infant under the age of eighteen years,	USDC SDNY DOCUMENT FECTRON ENCH DATE FILE 7/3/12
Plaintiffs,	11 CV 3328 (KBF)
-against-	PROPOSED INFANT'S
THE CITY OF NEW YORK, P.O. KENNETH HINES, Shield No. 15214, P.O. ANDRE SMITH, Shield No. 15753, P.O. MICHAEL MACK, Shield No. 941063, P.O. WILFRIDO BONILLA, Shield No. 23004, and "JOHN DOE" #1-10, Individually and in their Official Capacity (the name John Doe being fictitious, as the true names are presently unknown),	COMPROMISE ORDER
Defendants.	

Upon reading the annexed Affidavit of ROSA MARIE PUJOLS, mother of the infant, R duly sworn to on June 27, 2012; the affirmation of ALEX UMANSKY, a member of the law firm of JON L. NORINSBERG, ESQ., attorneys of record for the infant plaintiff R dated June 27, 2012; this application having come on for the approval by this Court of the Infant Compromise of the above-entitled action; and born on the infant plaintiff herein, ROSA MARIE PUJOLS, her mother and natural guardian, and an attorney from the law firm of JON L. NORINSBERG, ESQ., the attorney(s) making this application on the 27th day of June, 2012, and it appearing that the best interests of said infant will be served by the settlement of this matter.

Now, on application of ALEX UMANSKY, a member of the law firm of JON L. NORINSBERG, ESQ., attorneys for the infant plaintiff:

IT IS HEREBY ORDERED, that ROSA MARIE PUJOLS, the mother and natural guardian of the infant plaintiff, R P with respect to the action of the infant plaintiff R with respect to the action of the infant plaintiff R against each and every defendant named in the caption, for the sum of THIRTEEN THOUSAND DOLLARS (\$13,000.00), and ROSA MARIE PUJOLS is

authorized to execute a general release to the defendant, conditional upon payment of that sum and to sign all papers necessary in that connection.

IT IS FURTHER ORDERED that out of that sum the defendants are authorized to pay the sum of FOUR THOUSAND FOUR HUNDRED SIXTY THREE DOLLARS AND FORTY SIX CENTS (\$4,463.46) to the law firm of JON L. NORINSBERG, ESQ., attorneys for the infant plaintiff, as for their fee which shall be inclusive of the disbursements of ONE HUNDRED NINETY FIVE DOLLARS AND TWENTY CENTS (\$195.20) expended in the prosecution of this action.

IT IS FURTHER ORDERED, that the balance of EIGHT THOUSAND FIVE HUNDRED THIRTY SIX DOLLARS AND FIFTY FOUR CENTS (\$8,536.54) is to be paid by the defendants to the infant plaintiff mother and natural guardian, ROSA MARIE PUJOLS, jointly, with an officer of CHASE BANK, and shall be deposited in that bank in the name of the mother, ROSA MARIE PUJOLS, to the credit of and for the sole use and benefit of the infant plaintiff, R P herein, Account , subject to the further order of this court, and that no withdrawals shall be permitted until ROSALINA PUJOLS reaches the age of eighteen (18) years.

IT IS FURTHER ORDERED that said depository is authorized and directed to maintain at least 100% of said funds in a form of deposit in said depository yielding the highest dividend return to the infant R P at all times that the funds are deposited provided that said funds shall not be in such form that it will not be available to said infant R when she attains the age of eighteen (18).

IT IS FURTHER ORDERED that the CHASE BANK is hereby directed, upon the infant demand, upon proof of identification, and without further order of this when she reaches the age of eighteen (18) years, all Court, to pay over to monies held by it in the account.

IT IS FURTHER ORDERED, that the filing of a bond be dispensed with in accordance with New York State C.P.L.R. § 1210(c).

BYECK

United States Magistrate Judge United States Magistrate

Southern District of New York Southern District of

HON, ANDREW I